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5	Attorneys for Defendant Arnold Schwarzenegger, in his official capacity
6	as Governor of the State of California
7	. The real properties of the contract of the c
8	UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
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11	COALITION TO DEFEND ) Case No. C10-00641 SC AFFIRMATIVE ACTION, INTEGRATION)
12	AND IMMIGRANT RIGHTS AND FIGHT ) FOR EQUALITY BY ANY MEANS )
13	NECESSARY, et al.,  STIPULATION AND [PROPOSED]  ORDER RE DEFENDANT ARNOLD
14	Plaintiffs, SCHWARZENEGGER'S TIME TO
15	<b>)</b>
16	ARNOLD SCHWARZENEGGER, in his ) official capacity as Governor of the State of ) The Honorable Samuel Conti
17	California, REGENTS OF THE ) UNIVERSITY OF CALIFORNIA, and )
18	MARK YUDOF, in his official capacity as ) President of the University of California,
19	Defendants.
20	
21	This Court entered an Order Re: Motion to Intervene and Defendants' Motions to
22	
23	Dismiss on August 25, 2010. In that Order, the Court granted the motion to dismiss of
24	Defendant Regents of the University of California, denied the other Defendants' motions to
25	dismiss, and ordered Defendant-Intervenors to notice and file a motion to dismiss pursuant to
26	Rule 12(b)(6), in light of Coalition for Economic Equity v. Wilson, 122 F.3d 692 (9th Cir. 1997).
27	That motion is set to be heard by this Court on November 15, 2010.
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20	

STIPULATION RE DEFENDANT ARNOLD SCHWARZENEGGER'S TIME TO RESPOND TO COMPLAINT

516.79.PLE.Stip.Schwarzenegger.Resp.CPL.wpd

Plaintiffs and Defendant Arnold Schwarzenegger ("Schwarzenegger"), who is 1 sued here in his official capacity as Governor of the State of California, have agreed and hereby 2 stipulate that, in light of the Court's August 25, 2010 Order, Defendant Schwarzenegger may 3 have until and including the thirtieth (30th) day after this Court rules on the Defendant-4 Intervenors' motion to dismiss in which to answer or otherwise respond further to the Complaint 5 in this action. Plaintiffs and Defendant Schwarzenegger agree that such extension is appropriate to conserve the time and resources of both parties and this Court. 7 MENNEMEIER, GLASSMAN & STROUD LLP Dated: September 10, 2010 8 9 10 By: 11 Attorneys for Defendant Arnold Schwarzenegger, in his official capacity as Governor of the State of 12 California 13 SCHEFF, WASHINGTON & DRIVER, P.C. Dated: September 10, 2010 14 15 By: George B! Washington 16 Attorneys for Plaintiffs 17 18 19 20 21 22 23 24 25 26 27

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**GENERAL ORDER 45 ATTESTATION** I, Andrew W. Stroud, am the ECF User whose ID and password was used to file this Stipulation re Defendant Arnold Schwarzenegger's Time to Reponse to Complaint. In compliance with General Order 45, X.B., I hereby attest that the above counsel concurred in this filing. MENNEMEIER, GLASSMAN & STROUD LLP Dated: September 10, 2010 By: Attorneys for Defendant Arnold Schwarzenegger, in his official capacity as Governor of the State of 

## **ORDER**

IT IS HEREBY ORDERED that Defendant Arnold Schwarzenegger, sued herein in his capacity as Governor of the State of California, shall have until and including the thirtieth (30<sup>th</sup>) day after this Court rules on the motion to dismiss to be filed by Defendant-Intervenors in which to answer or otherwise respond further to the Complaint in this action.

Dated: September 14, 2010

